

THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ALABAMA SOUTHERN DIVISION

THE BANK OF NEW YORK)
MELLON TRUST COMPANY, N.A.,)
as Indenture Trustee,)
Plaintiff,)
v.) Case No. 2:11-cv-01509-TMP
SALEM NURSING & REHAB CENTER)
OF REFORM, INC., THE MEDICAL)
CLINIC BOARD OF THE CITY OF)
REFORM, ALABAMA, and ALTACARE)
CORPORATION,)
)
Defendants.)

SIXTH INTERIM AND FINAL APPLICATION FOR COMPENSATION AND EXPENSES FOR MAYNARD, COOPER & GALE, P.C.

Part I: Cover Sheet

1. Name of Applicant:

Maynard, Cooper & Gale, P.C.

1901 6th Avenue North 2400 Regions/Harbert Plaza Birmingham, AL 35203

- 2. Date of Order Appointing Receiver (the "Order"): March 18, 2014.
- 3. For: Professional Services Provided by the Receiver Pursuant to the Order.
- 4. This is an Interim and Final Application.
- 5. Period for Which Interim Compensation is Sought: November 1, 2017 through January 3, 2018 (the "Sixth Interim Application Period").
 - (a) Amount of Fees Sought for Sixth Interim Application Period: \$8,925.50
- (b) Number of Hours Expended During Sixth Interim Application Period: 31.3 hours
 - (c) Average Hourly Rate During Sixth Interim Application Period: \$280.76/hr.

- (d) Amount of Expenses Sought for Sixth Interim Application Period: \$308.70
- (e) A retainer of \$0.00 has been received in this case.
- 6. Period for Which Final Compensation is Sought: March 18, 2014 through January 3, 2018 (the "Final Application Period")
 - (a) Amount of Fees Incurred During Final Application Period For Which Final Approval is Sought: \$357,596.23
 - (b) Amount of Expenses Incurred During Final Application Period For Which Final Approval is Sought: \$5,721.88
- 7. Excluding the instant Application, the aggregate amount of fees and expenses requested but not yet approved to date: \$0.00.
- 8. The aggregate amount of fees and expenses requested and already paid: \$354,083.91.
- 9. The aggregate amount of fees and expenses requested but not yet paid to date: \$0.00.

Part II: Narrative Summary

1. This is a Final Application pursuant to paragraph II. of the Order. Applicant previously requested approval of fees and expenses on September 17, 2014 [Doc. No. 82] ("First Interim Fee Application"), December 7, 2014 [Doc. No. 91] ("Second Interim Fee Application"), August 25, 2015 [Doc. No. 113] ("Third Interim Fee Application"), October 14, 2016 [Doc. No. 131] ("Fourth Interim Fee Application") and November 8, 2017 [Doc. No. 143] ("Fifth Interim Fee Application", together with the First Interim Fee Application, Second Interim Fee Application, Third Interim Fee Application and Fourth Interim Fee Application, the "Interim Fee Applications"), totaling \$354,083.91 (the "Interim Fees and Expenses") incurred during the Final Application Period. The Court has entered Orders approving each of the Interim Fee Applications. See Doc. Nos. 85, 98, 115, 135 and 150. As a result, Applicant has received payment of the \$354,083.91 requested by Applicant in the Interim Fee Applications.

Additionally, Applicant requests final approval of the fees and expenses incurred by Applicant during the Sixth Interim Application Period.

- 2. By this Application, Applicant seeks final approval of all requested fees and expenses during the Final Application Period.
- 3. Person(s) who performed services during the Sixth Interim Application Period:

By authority granted in the Order, the Receiver retained the law firm of Maynard, Cooper & Gale, P.C. to assist in the fulfillment of the Receiver's duties under the Order. The professionals

and paraprofessionals listed below have provided services to the Receiver in connection with the receivership matter:

Name	Position	Discounted Billable Rate 2016/2017	Time	Total
Leland Murphree	Shareholder	\$305.00	8.3 hours	\$2,531.50
Ryan Thompson	Associate	\$285.00/\$300.00	18.6 hours	\$5,580.00
Andrea Prince	Paralegal	\$185.00	4.4 hours	\$814.00
TOTAL			31.3 hours	\$8,925.50

Applicant has provided substantial services to the Receiver in connection with the Receiver's service in the above-stated matter, including significant court time and preparation, drafting of motions, marshaling, preserving and protecting the Health Care Premises (as defined in the Order), advising on regulatory compliance, selling the Health Care Premises and transferring ownership thereof, evaluating and prosecuting claims of, and against, the Receivership Estate and advising the Receiver on various issues regarding compliance with his duties and obligations under the Order. A detailed summary of hours expended and matters performed by Applicant's professionals and paraprofessionals during the Sixth Interim Application Period is attached hereto as Exhibit 1.

4. Applicant submits this Application pursuant to the Order. In determining the allowance of attorneys' fees and reimbursement of expenses, the Eleventh Circuit has concluded that the Court must: (1) determine the nature and extent of the services rendered; (2) determine the value of those services; and (3) consider the twelve factors adopted by the Eleventh Circuit. See Grant v. Schumann Tire & Battery Co., 908 F.2d 874 (11th Cir. 1990); Norman v. The Housing Auth. of the City of Montgomery, 836 F.2d 1292, 1299 (11th Cir. 1988). Applicant has addressed each of these issues separately below.

a. Nature and Extent of the Services Rendered

Since the date of appointment, Applicant has participated in all aspects of the Receivership. As more fully described in the detailed billing records contained herein, Applicant has assisted the Receiver in the following: enforcing the Defendants' turnover of assets and records of the Receivership Estate and compliance with the Order; advising the Receiver on compliance with his duties and obligations under the Order and applicable law; advising and representing the Receiver in connection with complex regulatory issues and negotiations with state and federal regulators and assisting the Receiver with regulatory filings; marketing, negotiating, auctioning and selling and transferring the Health Care Premises free and clear of liens, claims and encumbrances in accordance with state and federal law; negotiating and drafting agreements with the manager of the Health Care Premises and third party vendors; establishing and obtaining Court approval of claims administration and distribution processes; evaluating and dealing with claims and causes of action against the Receivership Estate; and evaluating and prosecuting claims and causes of action of the Receivership Estate against third parties.

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b. Value of Services

An objective estimate of value of the services for an attorney is determined by multiplying the number of hours reasonably expended by the attorney's reasonable hourly rate. *Grant*, 908 F.2d at 878; *Norman*, 836 F.2d at 1299. This estimate is referred to as the "lodestar" method. The attorney's reasonable hourly rate is the prevailing market rate in the relevant legal community for similar services by attorneys of reasonably comparable skill, experience and reputation.

During the course of Applicant's service, Applicant utilized lawyers and legal assistants with different skills and expertise, as necessary. The hourly rates of these professionals reflect the differing skills and experience of its lawyers and are in conformity with the prevailing market rates of this legal community for attorneys with comparable skill and experience. The skill and experience of Applicant's attorneys has been of benefit to the parties hereto, and the complexity and difficulty of the issues involved in this case warrant the full allowance of fees requested for the services performed by Applicant.

As reflected in Part I, above, Applicant has voluntarily applied discounts and is requesting that it be compensated at its "preferred" rates, which are much lower than its standard hourly rates. Applicant's rates were increased effective January 1, 2017 in accordance with Applicant's 2017 standard rate increases, applicable to all attorneys and paraprofessionals.

c. <u>Twelve Factors Applied by the Eleventh Circuit in Determining the Reasonableness of Rates and Hours.</u>

- i. Time and Labor Required: Applicant has attached detailed itemized records of the time expended by Applicant's professionals and paraprofessionals, reporting the substance and time of every transaction performed. Applicant asserts that the time and labor required are requisite and reasonable for the efforts expended in this case. Applicant brings to the Court's attention the broad range of results that it has accomplished in a very short period of time, the added time necessary to take over and sell heavily regulated assets, the Defendants' efforts to interfere with and exercise control over the Receiver's actions, and the evaluation, prosecution and settlement of a wide range of claims and causes of action asserted by the Receiver against third parties.
- ii. Novelty and Difficulty: Many of the issues arising in this case have been complex, time-consuming, and disputed by one or more of the parties to the receivership proceeding. Applicant has dealt with novel and difficult questions in this case that warrant the full allowance of the fees requested for the services performed. Applicant has negotiated and resolved complex regulatory issues with state and federal regulators and quickly sold the

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Health Care Premises free and clear of liens, claims and encumbrances via a stalking horse auction, all of which involved complex issues. Applicant devoted significant time and effort to establishing, obtaining Court approval of, and implementing claims administration and distribution processes and resolving claims of lienholders in a priority dispute. Lastly, Applicant evaluated, prosecuted and settled complex claims and causes of action of the Receivership Estate against third parties and evaluated strategy with respect to payment defaults under settlement agreement and rights thereunder.

- iii. Skills Requisite to Perform Services Properly: A high level of skill across a broad range of disciplines has been necessary to render the required services to the Receiver and demanded by the complex issues present in this difficult matter. When possible, Applicant has made every effort to delegate matters not requiring more experienced attorneys to younger, less experienced attorneys for more cost-effective representation. Moreover, Applicant has been careful to avoid duplication of effort with other professionals. However, given the threats to the Receivership Estate, complex and disheveled affairs left behind by the prior owner/operator of the Health Care Premises, pressure from regulators, need to achieve substantial results within a very short period of time due to financial and regulatory constraints on the Receivership Estate, complexity of closing the sale of the Health Care Premises, implementing a claims administration and distribution processes, and prosecuting and settling claims and causes of action of the Receivership Estate against third parties and addressing payment defaults under settlement agreement, this matter required the substantial attention of experienced and skilled attorneys.
- iv. Preclusion from Other Employment: Applicant's devotion to this case has, at times, caused Applicant to be precluded from devoting the same time to other clients who pay for services rendered on a no-risk current basis. The services provided to the Receiver have not caused conflicts of interest to occur.
- v. Customary Fee: The hourly rates set out herein are the rates Applicant typically charge (and in fact, reflect reductions in the rates typically charged), and said fees are considered fair and reasonable in the community.
- vi. Fixed or Contingent Fee: The fee is not contingent, other than the estate's ability to pay and approval from this Court, and no amount of the fee has been guaranteed by a third party.
- vii. Time Limitations Imposed by Circumstances: Given the need to seize control of the Health Care Premises, ensure regulatory compliance, continue providing a high quality of care to the residents of the Health

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Care Premises, deal with the financial and regulatory constraints on the Receivership Estate, and administer and prosecute claims of and against the Receivership Estate in a manner that would allow for the prompt wind down of the Receivership Estate, Applicant has had to assist the Receiver in obtaining the Receiver's goals as quickly as possible.

- viii. Amount Involved and Results Obtained: As a result of Applicant's efforts, the Receiver has preserved and liquidated the Health Care Premises, has collected accumulated cash from accounts receivable in excess of \$500,000 and collected gross proceeds from the Sale of the Health Care Premises in excess of \$3,600,000. Further, the Receiver has prosecuted, mediated and settled claims of the Receivership Estate against certain Defendants and third parties, as well as claims of such parties against the Receivership Estate, resulting in present and future cash payments to the Receivership Estate totaling approximately \$165,000, the release of administrative claims against the Receivership Estate in excess of \$130,000, and the further release of disputed claims filed with the Receivership Estate in excess of \$1,000,000. Applicant's prompt resolution of claims of, and against, the Receivership Estate will allow the Receivership Estate to wind down sooner and will save the Receivership Estate thousands of dollars in litigation costs and professional fees.
 - ix. Experience, Reputation and Ability of Professionals: Applicant's professionals have a wealth of experience in bankruptcy, receiverships, litigation, health care regulations and transactions and general corporate matters.
 - x. Undesirability of the Case: This factor is generally not applicable to the case at bar, however, there is some risk associated with the failure of the assets of the Receivership Estate to yield sufficient funds to pay Applicant, as well as multiple threats by the Defendants to file for bankruptcy.
 - xi. Nature and Length of Professional Relationship with the Client: Applicant has assisted the Receiver in the fulfillment of his duties since the Receiver's appointment by this Court in its Order Appointing Receiver dated March 18, 2014.
 - xii. Awards in Similar Cases: Applicant relies on this Court's experience and knowledge with respect to fee awards in similar cases. Applicant believes that the fees it seeks to have awarded as a result of this Application are comparable to those awarded in similar cases of this complexity and difficulty.

Part III: Project Summary Sheet - Project One

1. Project Title: General Receivership Support and Case Administration

- 2. General Nature of the Project and Circumstances Involved:
 - a. Represent the Receiver in matters pending before this Court, including court appearances and preparation for same.
 - b. Advise the Receiver on compliance with his obligations under the Order and applicable law.
 - c. Advise the Receiver on complex regulatory issues, communicate with regulators and assist with preparation of regulatory filings.
 - d. Advise the Receiver on multiple issues arising out of the turnover and operation of the Health Care Premises, including tax and bond financing issues, insurance issues, utilities, bank accounts, and employment issues.
 - e. Communications with Defendants, the Trustee and their counsel on various aspects of the receivership.
 - f. Marshal and protect the assets and records of the Receivership Estate and enforce Defendants' compliance with the Order, including enforcing the turnover of assets and records, compelling Defendants from negotiating the sale of the Health Care Premises outside of the Receivership, compelling Defendant Altacare from interfering with essential operations of the Health Care Premises.
 - g. Negotiate agreements between the Receiver and professionals, a manager of the Health Care Premises and third-party vendors to ensure the independent and unhindered operation of the Health Care Premises.
 - h. Structure and implement procedure to identify and evaluate and administer claims against, and distributions from, the Receivership Estate; obtain Court approval of the same.
 - i. Evaluate and respond to claims against the Receivership Estate and advise on distributions.
- 3. Amount of the requested fee assigned to this project: \$6,754.00
- 4. Amount of time attributable to this project: 23.8 hours
- 5. Amount of expenses assigned to this project: \$308.70
- 6. Professional(s) performing services covered by this application:

Name	Position	Discounted Billable Rate 2016/2017	Time	Total
Leland Murphree	Shareholder	\$305.00	7.9 hours	\$2,409.50
Ryan Thompson	Associate	\$285.00/\$300.00	12.2 hours	\$3,660.00
Andrea Prince	Paralegal	\$185.00	3.7 hours	\$684.50
TOTAL			23.8 hours	\$6,754.00

- 7. Statement regarding objectives, reasonableness and necessity of this project: As more fully described in the detailed time entries, the objective of this project was the continued support of the Receiver in fulfillment of his duties under the Order.
- 8. Disposition of the project: This project will remain ongoing throughout the duration of Applicant's retention by Receiver.
- 9. Particular problems or difficulty encountered: Complex regulatory issues arising out of varying interpretations by regulators on the impact of the Receiver's appointment on the licensure of the Health Care Premises and the reimbursement to the Facility. Transfer Health Care Premises to manager and obtain assistance of Defendants with transfer. Structuring and implementing claims administration and distribution procedure for efficient administration of estate claims and distribution of assets.
- 10. Explanation of Expenses: Copy, scan and printing charges. Fax/postage costs for service of pleadings. Long distance phone calls and conference call services for communications with Receiver, regulators and other parties to this case. Publication costs for notices required by Court orders.

Part III: Project Summary Sheet - Project Two

- 1. Project Title: Evaluation and Liquidation of Estate Claims and Causes of Action
- 2. General Nature of the Project and Circumstances Involved: Assist Receiver with identifying, evaluating, prosecuting, mediating and settling claims and causes of action of the Receivership Estate. Research law on claims and causes of action. Review records and books turned over by Defendants. Interview multiple firms for retention as potential special counsel to prosecute claims of Receivership Estate. Draft correspondence, pleadings, mediation position papers, settlement documentation. Petition Court for approval of settlement. Monitoring status of settlement payments, addressing payment defaults under settlement agreement and negotiating resolutions therefor.
- 3. Amount of the requested fee assigned to this project: \$0.00
- 4. Amount of time attributable to this project: 0.00 hours
- 5. Amount of expenses assigned to this project: \$0.00

6. Professional(s) performing services covered by this application:

Name	Position	Discounted Billable Rate 2016/2017	Time	Total
TOTAL			.0 hours	\$0.00

- 7. Statement regarding objectives, reasonableness and necessity of this project: As more fully described in the detailed time entries, the objective of this project was to assist the Receiver with evaluating, prosecuting and recovering on claims and causes of action of the Receivership Estate against third parties and dealing with payment defaults under the settlement agreement.
- 8. Disposition of the project: The Receiver made demand upon certain Defendants and third parties for accounts receivable and damages owed to the Receivership Estate arising out of the management of the Health Care Premises prior to the Receiver's appointment. The parties entered into multiple tolling and standstill agreements to permit time to explore settlement. Applicant mediated the dispute over two days, negotiated and executed a settlement agreement, and obtained this Court's approval of the settlement. The settlement resulted in cash payments to the Receivership Estate totaling approximately \$165,000, the release of administrative claims against the Receivership Estate in excess of \$130,000, and the further release of disputed claims filed with the Receivership Estate in excess of \$1,000,000, ultimately allowing the Receivership Estate to wind down sooner and saving the Receivership Estate substantial litigation costs and professional fees.
- 9. Particular problems or difficulty encountered: Defendants' complex network of affiliates, records and transactions and layers of regulatory issues associated with operations of Health Care Premises added complexity to the analysis of these issues. Defendants' payment defaults under the settlement agreement.
- 10. Explanation of Expenses: Copy, scan and printing charges. Fax/postage costs for service of pleadings. Long distance phone calls and conference call services for communications with Receiver, potential special counsel and other parties to this case. Travel expenses incurred to meet with potential special counsel.

Part III: Project Summary Sheet - Project Three

- 1. Project Title: Employment and Fee Applications
- 2. General Nature of the Project and Circumstances Involved: Advise and assist the Receiver with the employment of professionals and preparation of fee applications for the Receiver, Applicant and the Receiver's accountants. Reviewing and breaking down invoices of Receiver, Applicant and the Receiver's accountants. This project includes time spent on older fee applications that could not be billed until now.

- 3. Amount of the requested fee assigned to this project: \$2,169.50
- 4. Amount of time attributable to this project: 7.5 hours
- 5. Amount of expenses assigned to this project: \$0.00
- 6. Professional(s) performing services covered by this application:

Name	Position	Discounted Billable Rate 2016/2017	Time	Total
Leland Murphree	Shareholder	\$305.00	.4 hours	\$120.00
Ryan Thompson	Associate	\$285.00/\$300.00	6.4 hours	\$1,920.00
Andrea Prince	Paralegal	\$185.00	.7 hours	\$129.50
TOTAL			7.5 hours	\$2,169.50

- 7. Statement regarding objectives, reasonableness and necessity of this project: As more fully described in the detailed time entries, the objective of this project was the continued support of the Receiver in fulfillment of his duties under the Order by preparing and obtaining approval of fee applications for the Receiver and his attorneys and accountants.
- 8. Disposition of the project: This project will remain ongoing throughout the duration of the Receivership.
- 9. Particular problems or difficulty encountered: None.
- 10. Explanation of Expenses: N/A.

Respectfully submitted this the 4th day of January, 2018.

/s/ J. Leland Murphree
J. Leland Murphree
One of the Attorneys for the Receiver

OF COUNSEL: MAYNARD, COOPER & GALE, P.C.

1901 Sixth Avenue North 2400 AmSouth/Harbert Plaza Birmingham, Alabama 35203-2618

Tel: (205) 254-1000 Fax: (205) 254-1999

CERTIFICATE OF SERVICE

I hereby certify that I have served a copy of the foregoing on the following parties via U.S. Mail, and/or electronically through the CM/ECF system on this the 4th day of January, 2018.

VIA ECF:

Lee Benton Benton & Centeno, LLP 2019 Third Avenue North Birmingham, Alabama 35203

Larry B. Childs WALLER LANSDEN DORTCH & DAVIS, LLP 1901 Sixth Avenue North, Suite 1400 Birmingham, AL 35203

Ryan K. Cochran
Blake Roth
Kathleen Steinberg
WALLER LANSDEN DORTCH &
DAVIS, LLP
511 Union Street, Suite 2700
Nashville, TN 37219

United States Attorney Northern District of Alabama Attn: Richard O'Neal 1801 4th Avenue North Birmingham, Alabama 35203

Reed Bates 100 Brookwood Place, 7th Floor P.O. Box 598512 Birmingham, AL 35259

Alabama Department of Revenue Sales and Use Tax Division 50 North Ripley St Montgomery, AL 36132Alabama

John A. Somerville, IV Pickens County Revenue Commissioner P.O. Box 447 Carrolton, AL 35447 Kelley Askew Gillikin Assistant Counsel Alabama Department of Revenue 3114 Gordon Persons Building 50 North Ripley Street P.O. Box 320001 Montgomery, AL 36130-0001

VIA U.S. MAIL:

William Thomas Internal Revenue Service 1919 Smith – Stop 5022 HOU Houston, TX 77002

Internal Revenue Service Insolvency Office 801 Broadway - Mail Stop 146 Nashville, TN 37203-3816

Alabama Department of Revenue Collection Services Division 50 North Ripley St Montgomery, AL 36132

Alabama Department of Revenue Collection Services Division PO Box 327820 Montgomery, AL 36132

Department of Revenue Sales and Use Tax Assessment Unit PO Box 327720 Montgomery, AL 36132

/s/ J. Leland Murphree
Of Counsel

04256987.2

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EXHIBIT 1



FEDERAL I.D. 63-0864426

Remit to: Maynard Cooper & Gale 1901 Sixth Avenue North 2400 Regions/Harbert Plaza Birmingham, AL 35203-2618



Healthcare Management Partners, LLC Derek Pierce, as Receiver 1919 Oxmoor Road, Suite 394 Birmingham, AL 35209

RE: Salem Nursing Home Receivership (Reform)

For Legal Services Rendered Through 12/31/17

Fees Expenses

Total This Invoice

Invoice Date: 01/03/18 Client No: 17207 Matter No: 0002

Invoice No: 1060643

\$8,925.50 \$308.70

\$9,234.20

17207-0002 Salem Nursing Home Receivership (Reform) January 3, 2018 Page 2

Healthcare Management Partners, LLC Derek Pierce, as Receiver 1919 Oxmoor Road, Suite 394 Birmingham, AL 35209 Invoice No: 1060643
Invoice Date: 01/03/18
Client No: 17207
Matter No: 0002

RE: Salem Nursing Home Receivership (Reform)

Date	Timekeeper	Hours	Narrative
11/01/17	R. Thompson	0.10	Reviewing/finalizing motion to terminate receiver; preparing
	5 7	0.80	for mailing. Revising MCG fee application.
11/02/17	R. Thompson	0.80	
11/03/17	R. Thompson	0.20	Revising motion to terminate receivership.
11/06/17	R. Thompson	0.10	Revising motion to terminate receivership.
11/06/17	R. Thompson	0.10	Revising receiver's final application for compensation.
11/06/17	J. Murphree	0.90	Prepare for and attend status conference; attention to MTD and wind down strategy; Emails with L Benton and DP
			regarding payment of settlement balance.
11/07/17	A. Prince	1.30	Assist attorney Thompson to prepare for service of
			termination motion and notes to file.
11/07/17	R. Thompson	1.90	Finalizing motion to terminate receivership.
11/08/17	R. Thompson	1.80	Finalizing motion to terminate receivership.
11/08/17	R. Thompson	0.40	Finalizing MCG 5th fee application.
11/08/17	A. Prince	0.70	Review Reform 5th Fee Application and arrange for service
			of pleading and notes to file.
11/08/17	A. Prince	2.40	Prepare certificate of service and coordinate with litigation
			support to serve Reform Motion to Terminate Receiver for
			use in litigation.
11/08/17	J. Murphree	1.10	Finalize MTD and fee applications.
11/09/17	R. Thompson	0.10	Attention to scheduling of hearing for motion to terminate
		0.70	receivership.
11/09/17	R. Thompson	0.70	Finalizing receiver fee app. Attention to deadline to file objection to receiver fee app.
11/10/17	R. Thompson	0.10	Attention to deadline to the objection to receive ree app. Attention to correspondence from ADPH concerning service
11/13/17	R. Thompson	0.10	of motion to terminate receivership.
11/14/17	R. Thompson	0.20	Reviewing status of compliance with SHPDA filing
1 17 147 17	rt. mompson	V	requirements.
11/16/17	R. Thompson	0.10	Reviewing correspondence from Airgas concerning motion
	•		to terminate receivership, future filings.
11/22/17	R. Thompson	0.30	Reviewing status of fee application objections; filing
	•		certificates of no objection.
11/27/17	R. Thompson	0.30	Reviewing status of wind-down efforts; preparing for final
	•		omnibus hearing.
11/27/17	J. Murphree	0.40	Call with DP regarding waterfalls and wind down payments.
11/28/17	R. Thompson	0.10	Attention to waterfall of remaining funds.
11/28/17	J. Murphree	0.30	Call with DP and BNYM to discuss final distributions.
11/29/17	R. Thompson	0.10	Attention to status of motion to terminate
			receivership/related fee applications.
11/30/17	R. Thompson	0.10	Attention to status of objection(s), if any, to interim fee
			applications.
12/01/17	R. Thompson	0.30	Reviewing status of objections to interim fee applications.

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Salem Nursing Home Receivership (Reform)

January 3, 2018
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Date 12/04/17	Timekeeper R. Thompson	Hours 0.10	Narrative Attention to status of orders granting interim fee
12/04/17	R. Mompson	0.10	applications.
12/06/17	R. Thompson	0.20	Preparing for hearing on motion to terminate receiver.
12/07/17	R. Thompson	1.40	Reviewing status of interim fee applications; preparing for hearing on motion to terminate receivership.
12/08/17	R. Thompson	0.10	Reviewing status of interim fee applications.
12/11/17	R. Thompson	1.10	Reviewing status of interim fee apps and preparing for hearing on motion to terminate receivership.
12/11/17	J. Murphree	1.30	Prepare for hearing on motion to terminate; attention to wind down issues.
12/12/17	R. Thompson	5.30	Preparing notice of appearance; preparing for hearing on motion to terminate and discharge receiver.
12/12/17	J. Murphree	4.00	Prepare for and attend hearing on motion to dismiss receivership; attention to same; review and revise proffer; meetings with D Pierce; emails with L Benton, R Cochran and B Roth; attention to wind down steps.
12/13/17	R. Thompson	1.70	Reviewing court order granting motion to terminate and discharge receiver, preparing final fee applications.
12/13/17	J. Murphree	0.30	Attention to entry of dismissal order and wind down filings/action items.
12/14/17	R. Thompson	0.10	Attention to status of payment of interim fee applications.
12/18/17	R. Thompson	0.10	Attention to final fee applications.
12/20/17	R. Thompson	0.20	Reviewing status of final fee applications.
12/21/17	R. Thompson	0.20	Reviewing status of final fee applications.
12/27/17	R. Thompson	0.10	Attention to final fee apps.
12/29/17	R. Thompson	0.10	Preparing final fee applications.
	Total	31.30	

Summary by Timekeeper

Timekeeper J. Murphree A. Prince R. Thompson	Position Shareholder Paralegal Associate Total all timekeepers	Hours 8.30 4.40 18.60 31.30	Rate Billed 305.00 185.00 300.00	Fees Billed 2,531.50 814.00 5,580.00 8,925.50
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Summary of Disbursements & Expenses Document Prints From Disk Total for disbursement	(2,058 at \$0.15)	308.70 \$308.70
Total for disbursemen	its and expenses	ψ500.70

Total for services, disbursements and expenses

\$9,234.20

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ACCOUNT SUMMARY

OUTSTANDING INVOICES AS OF 01/03/18

Invoice	Date	Fees	Disbursements	Payments	Total
1060643	01/03/18	8,925.50	308.70	(0.00)	9,234.20
Total Due		8,925.50	308.70	(0.00)	9,234.20

ACCOUNT AGING

0 – 30 Days	\$9,234.20
31 – 60 Days	\$0.00
61 – 90 Days	\$0.00
91 – 120 Days	\$0.00
Over 120 Days	\$0.00

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STATEMENT

Invoice date:

01/03/18

Invoice number:

1060643

Client name:

Healthcare Management Partners, LLC

Matter number:

17207-0002

Total services billed this invoice

\$8,925.50

Total disbursements billed this invoice

\$308.70

TOTAL DUE THIS INVOICE

\$9,234.20

TERMS: PAYMENT DUE UPON RECEIPT PLEASE RETURN THIS PAGE WITH YOUR REMITTANCE